C3 SB 898/23 – FIN	4lr2208 CF SB 626
By: Delegate Kipke Delegates Kipke, Alston, Bagnall, Bhandar Cullison, Guzzone, Hill, Hutchinson, S. Johnson, Kaiser, R. I	
Martinez, M. Morgan, Pena-Melnyk, Reilly, Rosenberg, Szel	iga, Taveras,
<u>White Holland, and Woods</u> Introduced and read first time: January 29, 2024 Assigned to: Health and Government Operations	
Committee Report: Favorable with amendments House action: Adopted	
Read second time: March 1, 2024	

CHAPTER _____

1 AN ACT concerning

Pharmacy Benefits Managers – Definition of Purchaser and Alteration of Application of Law

- FOR the purpose of altering the definition of "purchaser" for the purpose of certain
 provisions of State insurance law governing pharmacy benefits managers to exclude
 certain nonprofit health maintenance organizations; repealing certain provisions
 that restrict the applicability of certain provisions of law to pharmacy benefits
 managers that provide pharmacy benefits management services on behalf of a
 carrier; and generally relating to pharmacy benefits managers.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Insurance

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- 12 Section 15–1601, 15–1611, 15–1611.1, 15–1612, $\frac{15-1613}{15-1622}$, 15–1629, and 13 15–1630
- 14 Annotated Code of Maryland
- 15 (2017 Replacement Volume and 2023 Supplement)
- 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 17 That the Laws of Maryland read as follows:
 - Article Insurance
 - EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2 HOUSE BILL 726						
1	15–1601.						
2	(a)	In this subtitle the following words have the meanings indicated.					
$\frac{3}{4}$	(b) nonresident	"Agent" means a pharmacy, a pharmacist, a mail order pharmacy, or a pharmacy acting on behalf or at the direction of a pharmacy benefits manager.					
$5 \\ 6$	(c) benefits from	"Beneficiary" means an individual who receives prescription drug coverage or m a purchaser.					
7 8 9	(d) Benefits Pro organization	(1) "Carrier" means the State Employee and Retiree Health and Welfare ogram, an insurer, a nonprofit health service plan, or a health maintenance n that:					
10		(i) provides prescription drug coverage or benefits in the State; and					
$\begin{array}{c} 11 \\ 12 \end{array}$	the provisio	(ii) enters into an agreement with a pharmacy benefits manager for n of pharmacy benefits management services.					
$13 \\ 14 \\ 15 \\ 16$	coverage or	(2) "Carrier" does not include a person that provides prescription drug benefits through plans subject to ERISA and does not provide prescription drug benefits through insurance, unless the person is a multiple employer welfare at as defined in § $514(b)(6)(A)(ii)$ of ERISA.					
17 18 19		"Compensation program" means a program, policy, or process through which pricing information are used by a pharmacy benefits manager to determine the yment as stated in a participating pharmacy contract.					
$20 \\ 21$	(f) a pharmacy	"Contracted pharmacy" means a pharmacy that participates in the network of benefits manager through a contract with:					
22		(1) the pharmacy benefits manager; or					
$\begin{array}{c} 23\\ 24 \end{array}$	organization	(2) a pharmacy services administration organization or a group purchasing n.					
25	(g)	"ERISA" has the meaning stated in § 8–301 of this article.					
26	(h)	"Formulary" means a list of prescription drugs used by a purchaser.					
$\begin{array}{c} 27\\ 28 \end{array}$	(i) pharmacy b	(1) "Manufacturer payments" means any compensation or remuneration a enefits manager receives from or on behalf of a pharmaceutical manufacturer.					
29		(2) "Manufacturer payments" includes:					
$30 \\ 31$	pharmaceut	(i) payments received in accordance with agreements with cical manufacturers for formulary placement and, if applicable, drug utilization;					

1	((ii)	rebates, regardless of how categorized;
2	((iii)	market share incentives;
3	((iv)	commissions;
4	((v)	fees under products and services agreements;
$5 \\ 6$) pharmaceutical man	(vi) nufact	any fees received for the sale of utilization data to a turer; and
7	(vii)	administrative or management fees.
8 9	(3) " invoiced purchase te		ufacturer payments" does not include purchase discounts based on
10 11	(j) "Nonpro 6–121(a) of this artic		nealth maintenance organization" has the meaning stated in §
$\frac{12}{13}$	(k) "Nonres Occupations Article.		t pharmacy" has the meaning stated in § 12-403 of the Health
$\begin{array}{c} 14 \\ 15 \end{array}$		-	ng pharmacy contract" means a contract filed with the nce with § 15–1628(b) of this subtitle.
$\begin{array}{c} 16 \\ 17 \end{array}$	(m) "Pharm Article.	nacist	" has the meaning stated in § 12–101 of the Health Occupations
18 19	(n) "Pharm Article.	nacy"	has the meaning stated in § 12–101 of the Health Occupations
$\begin{array}{c} 20\\ 21 \end{array}$	(o) "Pharm pharmacy benefits m	•	and therapeutics committee" means a committee established by a ger to:
22	(1) o	object	ively appraise and evaluate prescription drugs; and
$\frac{23}{24}$	(2) n for the purchaser's fo		recommendations to a purchaser regarding the selection of drugs lary.
25	(p) (1) "	'Phar	macy benefits management services" means:
$\frac{26}{27}$	`	i) the S	the procurement of prescription drugs at a negotiated rate for State to beneficiaries;
$\begin{array}{c} 28\\ 29 \end{array}$	(provided by a purcha	(ii) aser f	the administration or management of prescription drug coverage for beneficiaries; and

$\frac{1}{2}$	(iii) any of the following services provided with regard to the administration of prescription drug coverage:
3	1. mail service pharmacy;
45	2. claims processing, retail network management, and payment of claims to pharmacies for prescription drugs dispensed to beneficiaries;
6	3. clinical formulary development and management services;
7	4. rebate contracting and administration;
$\frac{8}{9}$	5. patient compliance, therapeutic intervention, and generic substitution programs; or
10	6. disease management programs.
$11 \\ 12 \\ 13$	(2) "Pharmacy benefits management services" does not include any service provided by a nonprofit health maintenance organization that operates as a group model, provided that the service:
$\begin{array}{c} 14 \\ 15 \end{array}$	(i) is provided solely to a member of the nonprofit health maintenance organization; and
$\begin{array}{c} 16 \\ 17 \end{array}$	(ii) is furnished through the internal pharmacy operations of the nonprofit health maintenance organization.
$\frac{18}{19}$	(q) "Pharmacy benefits manager" means a person that performs pharmacy benefits management services.
20	(r) "Proprietary information" means:
21	(1) a trade secret;
22	(2) confidential commercial information; or
23	(3) confidential financial information.
24 25 26 27	(s) (1) "Purchaser" means a person that offers a plan or program in the State, including the State Employee and Retiree Health and Welfare Benefits Program, AN INSURER, A NONPROFIT HEALTH SERVICE PLAN, OR A HEALTH MAINTENANCE ORGANIZATION, that:

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[(1)] (I) provides prescription drug coverage or benefits in the State; and

1 [(2)] (II) enters into an agreement with a pharmacy benefits manager for 2 the provision of pharmacy benefits management services.

3 (2) "PURCHASER" DOES NOT INCLUDE A NONPROFIT HEALTH 4 MAINTENANCE ORGANIZATION THAT:

 $\mathbf{5}$

(I) OPERATES AS A GROUP MODEL;

6 (II) PROVIDES SERVICES SOLELY TO MEMBERS OR PATIENTS OF 7 THE NONPROFIT HEALTH MAINTENANCE ORGANIZATION; AND

8 (III) FURNISHES SERVICES THROUGH THE INTERNAL PHARMACY 9 OPERATIONS OF THE NONPROFIT HEALTH MAINTENANCE ORGANIZATION.

10 (t) "Rebate sharing contract" means a contract between a pharmacy benefits 11 manager and a purchaser under which the pharmacy benefits manager agrees to share 12 manufacturer payments with the purchaser.

13 (u) (1) "Therapeutic interchange" means any change from one prescription 14 drug to another.

- 15 (2) "Therapeutic interchange" does not include:
- 16 (i) a change initiated pursuant to a drug utilization review;
- 17 (ii) a change initiated for patient safety reasons;
- 18 (iii) a change required due to market unavailability of the currently19 prescribed drug;
- 20 (iv) a change from a brand name drug to a generic drug in accordance 21 with § 12–504 of the Health Occupations Article; or
- (v) a change required for coverage reasons because the originally
 prescribed drug is not covered by the beneficiary's formulary or plan.

24 (v) "Therapeutic interchange solicitation" means any communication by a 25 pharmacy benefits manager for the purpose of requesting a therapeutic interchange.

26 (w) "Trade secret" has the meaning stated in § 11–1201 of the Commercial Law 27 Article.

28 15–1611.

(a) [This section applies only to a pharmacy benefits manager that provides
 pharmacy benefits management services on behalf of a carrier.

1 (b)] A pharmacy benefits manager may not prohibit a pharmacy or pharmacist 2 from:

3 (1) providing a beneficiary with information regarding the retail price for 4 a prescription drug or the amount of the cost share for which the beneficiary is responsible 5 for a prescription drug;

6 (2) discussing with a beneficiary information regarding the retail price for 7 a prescription drug or the amount of the cost share for which the beneficiary is responsible 8 for a prescription drug; or

9 (3) if a more affordable drug is available than one on the purchaser's 10 formulary and the requirements for a therapeutic interchange under §§ 15–1633.1 through 11 15–1639 of this subtitle are met, selling the more affordable alternative to the beneficiary.

12 [(c)] (B) This section may not be construed to alter the requirements for a 13 therapeutic interchange under §§ 15–1633.1 through 15–1639 of this subtitle.

14 15–1611.1.

15 (a) [This section applies only to a pharmacy benefits manager that provides 16 pharmacy benefits management services on behalf of a carrier.

17 (b)] Except as provided in subsection [(c)] (B) of this section, a pharmacy benefits 18 manager may not require that a beneficiary use a specific pharmacy or entity to fill a 19 prescription if:

(1) the pharmacy benefits manager or a corporate affiliate of the pharmacy
 benefits manager has an ownership interest in the pharmacy or entity; or

(2) the pharmacy or entity has an ownership interest in the pharmacy
 23 benefits manager or a corporate affiliate of the pharmacy benefits manager.

24 [(c)] (B) A pharmacy benefits manager may require a beneficiary to use a 25 specific pharmacy or entity for a specialty drug as defined in § 15–847 of this title.

26 15–1612.

(a) [This section applies only to a pharmacy benefits manager that providespharmacy benefits management services on behalf of a carrier.

29 (b)] This section does not apply to reimbursement:

30 (1) for specialty drugs;

(2) for mail order drugs; or

2 (3) to a chain pharmacy with more than 15 stores or a pharmacist who is 3 an employee of the chain pharmacy.

4 **[**(c)**] (B)** A pharmacy benefits manager may not reimburse a pharmacy or 5 pharmacist for a pharmaceutical product or pharmacist service in an amount less than the 6 amount that the pharmacy benefits manager reimburses itself or an affiliate for providing 7 the same product or service.

8 15-1613.

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9 A pharmacy and therapeutics committee established by a pharmacy benefits 10 manager performing pharmacy benefits management services [on behalf of a carrier] shall 11 meet the requirements of this part.

12 15–1622.

13 **[**(a) Except as provided for in subsection (b) of this section, the provisions of §§ 14 15–1623 and 15–1624 of this subtitle apply only to a pharmacy benefits manager that 15 provides pharmacy benefits management services on behalf of a carrier.

16 (b)] The provisions of §§ 15–1623 and 15–1624 of this part do not apply to a 17 pharmacy benefits manager when providing pharmacy benefits management services to a 18 purchaser that is affiliated with the pharmacy benefits manager through common 19 ownership within an insurance holding company.

20 15–1629.

21 (a) [This section applies only to a pharmacy benefits manager that provides 22 pharmacy benefits management services on behalf of a carrier.

23 (b)] This section does not apply to an audit that involves probable or potential 24 fraud or willful misrepresentation by a pharmacy or pharmacist.

[(c)] (B) A pharmacy benefits manager shall conduct an audit of a pharmacy or
 pharmacist under contract with the pharmacy benefits manager in accordance with this
 section.

28 [(d)] (C) (1) A pharmacy benefits manager may conduct an audit through an 29 auditing entity.

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(2)

The Commissioner may adopt regulations to carry out this subsection.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	[(e)] (D) A pharmacy benefits manager may not schedule an onsite audit to begin during the first 5 calendar days of a month unless requested by the pharmacy or pharmacist.
4	[(f)] (E) When conducting an audit, a pharmacy benefits manager shall:
5 6	(1) if the audit is onsite, provide written notice to the pharmacy or pharmacist at least 2 weeks before conducting the initial onsite audit for each audit cycle;
7 8	(2) employ the services of a pharmacist if the audit requires the clinical or professional judgment of a pharmacist;
9 10	(3) allow its auditors to enter the prescription area of a pharmacy only when accompanied by or authorized by a member of the pharmacy staff;
11 12 13	(4) allow a pharmacist or pharmacy to use any prescription, or authorized change to a prescription, that meets the requirements of COMAR 10.34.20.02 to validate claims submitted for reimbursement for dispensing of original and refill prescriptions;
14 15 16	(5) for purposes of validating the pharmacy record with respect to orders or refills of a drug, allow the pharmacy or pharmacist to use records of a hospital or a physician or other prescriber authorized by law that are:
17	(i) written; or
18 19 20	(ii) transmitted electronically or by any other means of communication authorized by contract between the pharmacy and the pharmacy benefits manager;
$\begin{array}{c} 21 \\ 22 \end{array}$	(6) accept a completed cash register transaction to serve as proof of delivery or pickup for a pharmacy customer unless there is contradictory information;
$23 \\ 24 \\ 25$	(7) audit each pharmacy and pharmacist under the same standards and parameters as other similarly situated pharmacies or pharmacists audited by the pharmacy benefits manager;
$26 \\ 27 \\ 28$	(8) only audit claims submitted or adjudicated within the 2–year period immediately preceding the audit, unless a longer period is authorized under federal or State law;
29 30 31	(9) deliver the preliminary audit report to the pharmacy or pharmacist within 120 calendar days after the completion of the audit, with reasonable extensions allowed;
32 33 34	(10) in accordance with subsection [(m)] (L) of this section, allow a pharmacy or pharmacist to produce documentation to address any discrepancy found during the audit; and

1 (11)deliver the final audit report to the pharmacy or pharmacist: $\mathbf{2}$ (i) within 6 months after delivery of the preliminary audit report if 3 the pharmacy or pharmacist does not request an internal appeal under subsection [(m)] 4 (L) of this section; or $\mathbf{5}$ (ii) within 30 days after the conclusion of the internal appeals 6 process under subsection [(m)] (L) of this section if the pharmacy or pharmacist requests 7 an internal appeal. 8 If a contract between a pharmacy or pharmacist and a pharmacy [(g)] **(F)** 9 benefits manager specifies a period of time in which a pharmacy or pharmacist is allowed 10 to withdraw and resubmit a claim and that period of time expires before the pharmacy 11 benefits manager delivers a preliminary audit report that identifies discrepancies, the pharmacy benefits manager shall allow the pharmacy or pharmacist to withdraw and 1213resubmit a claim within 30 days after: 14(1)the preliminary audit report is delivered if the pharmacy or pharmacist 15does not request an internal appeal under subsection [(m)] (L) of this section; or 16 (2)the conclusion of the internal appeals process under subsection [(m)] 17(L) of this section if the pharmacy or pharmacist requests an internal appeal. [(h)] (G) 18 During an audit, a pharmacy benefits manager may not disrupt the provision of services to the customers of a pharmacy. 19 20[(i)] **(H)** (1)A pharmacy benefits manager may not: 21(i) use the accounting practice of extrapolation to calculate 22overpayments or underpayments; 23(ii) except as provided in paragraph (2) of this subsection: 241. share information from an audit with another pharmacy 25benefits manager; or 262.use information from an audit conducted by another 27pharmacy benefits manager; 28(iii) recoup any funds from or charge any fees to a pharmacy or 29pharmacist for a prescription with regard to an incorrect days of supply calculation if the 30 package size of the medication is unbreakable and the pharmacy benefits manager cannot 31accept the correct mathematically calculable days' supply during prescription adjudication;

1 (iv) have or request access to a pharmacy's or pharmacist's bank, 2 credit card, or depository statements or data as it relates to cost-sharing; or

3 (v) audit claims that were reversed or for which there was no 4 remuneration by the purchaser or cost to the pharmacy customer except if necessary to 5 evaluate compliance to a contract.

6 (2) Paragraph (1)(ii) of this subsection does not apply to the sharing of 7 information:

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(i) required by federal or State law;

9 (ii) in connection with an acquisition or merger involving the 10 pharmacy benefits manager; or

11 (iii) at the payor's request or under the terms of the agreement 12 between the pharmacy benefits manager and the payor.

13[(j)] (I)A pharmacy benefits manager or purchaser may not audit more than14125 prescriptions during a desk or site audit.

15 [(k)] (J) The recoupment of a claims payment from a pharmacy or pharmacist 16 by a pharmacy benefits manager shall be based on an actual overpayment or denial of an 17 audited claim unless the projected overpayment or denial is part of a settlement agreed to 18 by the pharmacy or pharmacist.

19 [(l)] (K) (1) In this subsection, "overpayment" means a payment by the 20 pharmacy benefits manager to a pharmacy or pharmacist that is greater than the rate or 21 terms specified in the contract between the pharmacy or pharmacist and the pharmacy 22 benefits manager at the time that the payment is made.

(2) A clerical error, record-keeping error, typographical error, or scrivener's error in a required document or record may not constitute fraud or grounds for recoupment of a claims payment from a pharmacy or pharmacist by a pharmacy benefits manager if the prescription was otherwise legally dispensed and the claim was otherwise materially correct.

(3) Notwithstanding paragraph (2) of this subsection, claims remain
 subject to recoupment of overpayment or payment of any discovered underpayment by the
 pharmacy benefits manager.

31 [(m)] (L) (1) A pharmacy benefits manager shall establish an internal appeals 32 process under which a pharmacy or pharmacist may appeal any disputed claim in a 33 preliminary audit report.

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1 (2) Under the internal appeals process, a pharmacy benefits manager shall 2 allow a pharmacy or pharmacist to request an internal appeal within 30 working days after 3 receipt of the preliminary audit report, with reasonable extensions allowed.

4 (3) The pharmacy benefits manager shall include in its preliminary audit 5 report a written explanation of the internal appeals process, including the name, address, 6 and telephone number of the person to whom an internal appeal should be addressed.

7 (4) The decision of the pharmacy benefits manager on an appeal of a 8 disputed claim in a preliminary audit report by a pharmacy or pharmacist shall be reflected 9 in the final audit report.

10 (5) The pharmacy benefits manager shall deliver the final audit report to 11 the pharmacy or pharmacist within 30 calendar days after conclusion of the internal 12 appeals process.

13 [(n)] (M) (1) A pharmacy benefits manager may not recoup by setoff any 14 money for an overpayment or denial of a claim until:

15 (i) the pharmacy or pharmacist has an opportunity to review the 16 pharmacy benefits manager's findings; and

(ii) if the pharmacy or pharmacist concurs with the pharmacy
benefits manager's findings of overpayment or denial, 30 working days have elapsed after
the date the final audit report has been delivered to the pharmacy or pharmacist.

(2) If the pharmacy or pharmacist does not concur with the pharmacy
benefits manager's findings of overpayment or denial, the pharmacy benefits manager may
not recoup by setoff any money pending the outcome of an appeal under subsection [(m)]
(L) of this section.

(3) A pharmacy benefits manager shall remit any money due to a pharmacy
or pharmacist as a result of an underpayment of a claim within 30 working days after the
final audit report has been delivered to the pharmacy or pharmacist.

(4) Notwithstanding the provisions of paragraph (1) of this subsection, a
pharmacy benefits manager may withhold future payments before the date the final audit
report has been delivered to the pharmacy or pharmacist if the identified discrepancy for
all disputed claims in a preliminary audit report for an individual audit exceeds \$25,000.

31 [(o)] (N) (1) A pharmacy benefits manager shall provide a pharmacy or 32 pharmacist being audited with a phone number and, if available, access to a secure portal 33 that the pharmacy or pharmacist may use to ask questions regarding the audit.

34 (2) An individual who is familiar with the audit shall respond to all 35 inquiries made through a phone number or secure portal provided under paragraph (1) of 36 this subsection within 3 business days after the inquiry was made.

1 [(p)] (O) (1) The pharmacy benefits manager shall give the pharmacy or 2 pharmacist the option to provide requested audit documentation by postal mail, e-mail, or 3 facsimile.

4 (2) If a document is requested regarding an audit, the pharmacy benefits 5 manager shall provide a secure facsimile number and a mechanism for receiving secure 6 e-mails.

7 (3) On or before October 1, 2025, a pharmacy benefits manager shall 8 provide a mechanism for secure electronic communication for pharmacies and pharmacists 9 to communicate with and submit documents to the auditing entity.

10 [(q)] (P) (1) The Commissioner may adopt regulations regarding:

(i)

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12 (ii) the process a pharmacy benefits manager may use to conduct an

the documentation that may be requested during an audit; and

13 audit.

14 (2) On request of the Commissioner or the Commissioner's designee, a 15 pharmacy benefits manager shall provide a copy of its audit procedures or internal appeals 16 process.

17 15–1630.

18 (a) [This section applies only to a pharmacy benefits manager that provides 19 pharmacy benefits management services on behalf of a carrier.

20 (b)] A pharmacy benefits manager shall establish a reasonable internal review 21 process for a pharmacy to request the review of a failure to pay the contractual 22 reimbursement amount of a submitted claim.

[(c)] (B) A pharmacy may request a pharmacy benefits manager to review a
failure to pay the contractual reimbursement amount of a claim within 180 calendar days
after the date the submitted claim was paid by the pharmacy benefits manager.

[(d)] (C) The pharmacy benefits manager shall give written notice of its review
decision within 90 calendar days after receipt of a request for review from a pharmacy
under this section.

[(e)] (D) If the pharmacy benefits manager determines through the internal review process established under subsection [(b)] (A) of this section that the pharmacy benefits manager underpaid a pharmacy, the pharmacy benefits manager shall pay any money due to the pharmacy within 30 working days after completion of the internal review process.

1 [(f)] (E) This section may not be construed to limit the ability of a pharmacy and 2 a pharmacy benefits manager to contractually agree that a pharmacy may have more than 3 180 calendar days to request an internal review of a failure of the pharmacy benefits 4 manager to pay the contractual amount of a submitted claim.

5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 January 1, 2025.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.